

***EXHIBIT A***

1 Peter Gorski, State Bar No. 009102  
2 LAW OFFICE OF PETER GORSKI  
3 1820 E. Ray Road, Suite G-7  
4 Chandler, AZ 85225-7878  
5 Telephone: (480) 730-1777  
Facsimile: (480) 542-2665  
E-mail: [peter@petergorski.com](mailto:peter@petergorski.com)

6 || Attorneys for Plaintiff

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA**

10 Sydnie Marie James, a single woman;

11 Plaintiff,

12 || VS.

13 Juan Morales d/b/a Second Generation  
14 Trucking, LLC, a foreign limited liability  
15 company; Louis Morales and Jane Doe  
16 Morales, husband and wife; Juan Morales  
17 and Jane Doe Morales, husband and wife;  
John & Jane Does I-X; Black and White  
Partnerships I-X; and ABC Corporations I-  
X,

## Defendants.

Case No. CV2021-095803

## **COMPLAINT**

**(Jury Trial Demanded)**

(Tort, Motor Vehicle)

For her Complaint against the Defendants, Plaintiff alleges as follows:

## **PARTIES, JURISDICTION AND VENUE**

1. Plaintiff, Sydnie Marie James, is a single woman residing in Maricopa County, Arizona.

2. Defendant Juan Morales d/b/a Second Generation Trucking, LLC, USDOT No. 2296444 (hereafter “Defendant SG Trucking”), is a foreign limited liability company, doing business in Dona Ana County, New Mexico.

3. Defendants Louis Morales and Jane Doe Morales (hereafter "Louis Morales") are husband and wife residing in Dona Anna County, New Mexico

4 At all times relevant hereto, the Defendant Louis Morales was acting

1 individually and on behalf of the marital community, if any, of Louis Morales and Jane Doe  
2 Morales.

3       5. Defendants Juan Morales and Jane Doe Morales (hereafter “Juan Morales”) are  
4 husband and wife residing in Dona Anna County, New Mexico

5       6. At all times relevant hereto, the Defendant Juan Morales was acting  
6 individually and on behalf of the marital community, if any, of Juan Morales and Jane Doe  
7 Morales.

8       7. At all times relevant hereto, all named Defendants were conducting business in  
9 the State of Arizona. Plaintiff further alleges that these Defendants had duly authorized  
10 agents, servants, and/or employees within Maricopa County, Arizona, and that said agents,  
11 servants, and/or employees were acting within the scope of their authority and for the benefit  
12 of Defendants at the time of all incidents, acts, and omissions alleged herein.

13       8. Defendants John & Jane Does I-X; Black and White Partnerships I-X; and ABC  
14 Corporations I-X are fictitious Defendants whose true names or capacities, whether  
15 individual, corporate, associate or otherwise, are unknown to Plaintiff at this time. Plaintiff  
16 therefore sues the Defendants by such fictitious names and will seek leave of the Court to  
17 amend this Complaint when their true names and capacities become known.

18       9. Defendants have caused events to occur in Maricopa County, Arizona.

19       10. The amount in controversy exceeds the minimum jurisdictional limits of this  
20 Court.

21       11. Venue is proper in Maricopa County, Arizona, because Plaintiff resides in  
22 Maricopa County, and the events that give rise to Plaintiff’s causes of action occurred in  
23 Maricopa County.

24       12. Pursuant to Ariz. R. Civ. P. 26.2(b)(2), Plaintiff is pleading this cause of action  
25 as a Tier 3 case, based on case characteristics, as described in Rule 26.2(b)(3), as it involves  
26 a tractor-trailer collision with two passenger vehicles, as well as various Federal Motor  
27 Carrier Safety Regulations and other Federal, State and Local Statutes, Regulations and  
28 Industry Standards, will require one or more expert witnesses by each side. Further, the case

1 is one involving as the amount in damages sought exceeds the minimum amount in Rule  
 2 26.2(c)(3)(C).

3 **FACTUAL BACKGROUND**

4 13. Plaintiff Sydnie Marie James was a driver involved in a motor vehicle collision,  
 5 caused by the negligence of Defendant SG Trucking, Juan Morales and Louis Morales who  
 6 was operating a semi-tractor trailer, on December 12, 2019 at I-10 from MP 155, in Tempe,  
 7 Arizona, Maricopa County.

8 14. As reflected in Arizona Crash Report No. I19012560, Defendant Louis Morales  
 9 was inattentive, distracted and driving too fast for conditions on I-10 from MP 155 and  
 10 negligently collided with Plaintiff's vehicle.

11 15. Defendant Juan Morales is an owner, officer, principal and or agent for  
 12 Defendant Juan Morales d/b/a/ Second Generation Trucking, or other business entities and  
 13 carries the professional license with the Federal Motor Carrier Safety Administration. As  
 14 discovery is undertaken, if Plaintiff discovers there are other motor carriers, shippers, brokers,  
 15 or other persons or entities involved in the transportation cycle relating to this crash, Plaintiff  
 16 will identify them and amend the complaint to add additional parties at that time.

17 16. Upon information and belief, Defendant Louis Morales was acting in his role  
 18 as an authorized agent, servant, and or employee of Defendant SG Trucking.

19 17. The force from the collision was so great that the vehicle operated by Defendant  
 20 Louis Morales sustained damage to the front right and front center of the semi-truck.

21 **SYDNIE MARIE JAMES'S CLAIMS AGAINST DEFENDANTS**  
 22 **JUAN MORALES D/B/A SECOND GENERATION TRUCKING,**  
 23 **JUAN MORALES AND DEFENDANT LOUIS MORALES**

24 18. Plaintiff re-alleges and incorporates by reference as though fully set forth herein  
 25 all previous allegations contained in this Complaint.

26 19. After being involved in the collision caused by Defendant SG Trucking driver,  
 27 Louis Morales, on December 12, 2019, Sydnie Marie James immediately complained of head,  
 28 neck and back pain.

1       20. A few hours later, Sydnie Marie James presented to Tri City Urgent Care with  
2 complaints of head, jaw, neck, back and shoulder pain. Ms. James was evaluated by the  
3 emergency department, and underwent radiology studies.

4       21. Her injuries resulting from this vehicle collision include, but are not limited to  
5 multiple cervical, thoracic and lumbar spinal levels; bilateral arm pain and weakness and  
6 headaches. Some of these multiple, severe injuries are permanent in nature.

7       22. In addition to those damages listed above, Sydnie Marie James has lost income  
8 from employment due to having to miss work, as a result of multiple, severe bodily injuries,  
9 severe anxiety and emotional distress, having to undergo physical therapy and to attend  
10 doctors' appointments. Ms. James was employed by ADP as a data processor. She has  
11 suffered loss of income. She anticipates she will sustain additional loss of future earning  
12 capacity, in an amount not currently capable of being quantified.

13       23. Sydnie Marie James has made reasonable efforts to mitigate her damages,  
14 including the injuries, disability, physical limitations, emotional distress, and pain she has  
15 suffered, and reasonably will continue to suffer, as a result of the collision. All injuries and  
16 damages, including medical treatment claimed, as alleged in this cause of action, are related  
17 to the December 12, 2019 semi-tractor-trailer trucking crash.

18       24. Sydnie Marie James reserves the right to assert a claim for ongoing, future lost  
19 income and loss of future earning capacity depending upon future medical diagnoses, long-  
20 term prognoses, disability, treatment, and impairment ratings.

21       25. All Defendants are liable under the doctrine of *respondeat superior* for all  
22 damages sustained by Sydnie Marie James as the result of Defendant Louis Morales's  
23 negligence.

24       26. All Defendants owed a duty to the public, and to Plaintiff specifically, to  
25 properly hire, train, and supervise the agents, servants, and/or employees, including Louis  
26 Morales, in the safe operation of their semi-tractor trailer, in order to prevent such reasonably  
27 foreseeable crashes as occurred here.

28       27. By failing to properly hire, train, and supervise the agents, servants, and/or

1 employees of all named Defendants including Juan Morales d/b/a Second Generation  
2 Trucking specifically including Louis Morales, in the safe operation of their semi tractor-  
3 trailers, said Defendants breached their respective duties of care to the public and to Plaintiff.

4       28. As a direct and proximate result of the acts and omissions of all Defendants  
5 including Juan Morales d/b/a Second Generation Trucking, LLC, and Louis Morales,  
6 Plaintiff, Sydnie Marie James, was badly and permanently injured, and has suffered, and will  
7 continue to suffer damages.

8       29. The conduct of Defendants, as described herein, was willful, wanton, grossly  
9 negligent and reckless, and shows a complete indifference to and conscious disregard for the  
10 safety of Plaintiff and other members of the public. Based on said willful, wanton, grossly  
11 negligent and/or reckless conduct, punitive damages are appropriate to punish Defendants  
12 and deter Defendants and others from the same or similar conduct.

13 WHEREFORE, Plaintiff requests judgment, on her behalf, be entered against the  
14 Defendants as follows:

15       A.     For amounts to be determined as and for just and fair compensation to Plaintiff  
16 in an amount sufficient to deter similarly negligent future conduct by these, and similarly  
17 situated, trucking entities, as well as for her general damages, for physical, and emotional  
18 pain, suffering and anguish, and other general damages, since the date of collision and in the  
19 future:

20           B.     For special damages in amounts to be proven at trial since the date of the  
21 collision and in the future:

22 C For punitive damages in an amount to be determined by the jury:

D For all costs and reasonable attorneys' fees as permitted by law; and

24 || E. For such further relief as the Court deems just and proper.

25 DATED this 12th day of December, 2021.

/s/Peter M. Gorski  
Peter M. Gorski, Esq.  
*Attorney for Plaintiff*

Person/Attorney Filing: Peter M Gorski  
Mailing Address: 1820 E. Ray Road Suite G-7  
City, State, Zip Code: Chandler, AZ 85225  
Phone Number: (480)730-1777  
E-Mail Address: debbie@petergorski.com  
[  ] Representing Self, Without an Attorney  
(If Attorney) State Bar Number: 009102, Issuing State: AZ

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA

Syndie Marie James  
Plaintiff(s),

Case No. CV2021-095803

v.  
Juan Morales d/b/a Second  
Generation Trucking, LLC, et al.  
Defendant(s).

**CERTIFICATE OF  
COMPULSORY ARBITRATION**

I certify that I am aware of the dollar limits and any other limitations set forth by the Local Rules of Practice for the Maricopa County Superior Court, and I further certify that this case IS NOT subject to compulsory arbitration, as provided by Rules 72 through 77 of the Arizona Rules of Civil Procedure.

RESPECTFULLY SUBMITTED this

By: Peter M Gorski /s/  
Plaintiff/Attorney for Plaintiff

Person/Attorney Filing: Peter M Gorski  
 Mailing Address: 1820 E. Ray Road Suite G-7  
 City, State, Zip Code: Chandler, AZ 85225  
 Phone Number: (480)730-1777  
 E-Mail Address: debbie@petergorski.com  
 Representing Self, Without an Attorney  
 (If Attorney) State Bar Number: 009102, Issuing State: AZ

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
 IN AND FOR THE COUNTY OF MARICOPA**

Sydney Marie James

Plaintiff(s),

v.

Juan Morales d/b/a Second  
 Generation Trucking, LLC, et al.  
 Defendant(s).

Case No. CV2021-095803

**SUMMONS**

To: Juan Morales d/b/a Second Generation Trucking, LLC

**WARNING: THIS AN OFFICIAL DOCUMENT FROM THE COURT THAT  
 AFFECTS YOUR RIGHTS. READ THIS SUMMONS CAREFULLY. IF YOU DO  
 NOT UNDERSTAND IT, CONTACT AN ATTORNEY FOR LEGAL ADVICE.**

1. A lawsuit has been filed against you. A copy of the lawsuit and other court papers were served on you with this Summons.
2. If you do not want a judgment taken against you without your input, you must file an Answer in writing with the Court, and you must pay the required filing fee. To file your Answer, take or send the papers to Clerk of the Superior Court, 201 W. Jefferson, Phoenix, Arizona 85003 or electronically file your Answer through one of Arizona's approved electronic filing systems at <http://www.azcourts.gov/efilinginformation>. Mail a copy of the Answer to the other party, the Plaintiff, at the address listed on the top of this Summons.  
 Note: If you do not file electronically you will not have electronic access to the documents in this case.
3. If this Summons and the other court papers were served on you within the State of Arizona, your Answer must be filed within TWENTY (20) CALENDAR DAYS from the date of service, not counting the day of service. If this Summons and the other court papers were served on you outside the State of Arizona, your Answer must be filed within THIRTY (30) CALENDAR DAYS from the date of service, not counting the day of service.

Requests for reasonable accommodation for persons with disabilities must be made to the court by parties at least 3 working days in advance of a scheduled court proceeding.

GIVEN under my hand and the Seal of the Superior Court of the State of Arizona in and for the County of MARICOPA

SIGNED AND SEALED this Date: *December 12, 2021*

*JEFF FINE*  
Clerk of Superior Court

By: *ARASELI MARQUEZ*  
Deputy Clerk



Requests for an interpreter for persons with limited English proficiency must be made to the division assigned to the case by the party needing the interpreter and/or translator or his/her counsel at least ten (10) judicial days in advance of a scheduled court proceeding.

If you would like legal advice from a lawyer, contact Lawyer Referral Service at 602-257-4434 or <https://maricopabar.org>. Sponsored by the Maricopa County Bar Association.

Person/Attorney Filing: Peter M Gorski  
Mailing Address: 1820 E. Ray Road Suite G-7  
City, State, Zip Code: Chandler, AZ 85225  
Phone Number: (480)730-1777  
E-Mail Address: debbie@petergorski.com  
 Representing Self, Without an Attorney  
(If Attorney) State Bar Number: 009102, Issuing State: AZ

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA**

Sydney Marie James  
Plaintiff(s),

v.  
Juan Morales d/b/a Second  
Generation Trucking, LLC, et al.  
Defendant(s).

To: Juan Morales

Case No. CV2021-095803

**SUMMONS**

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AFFECTS YOUR RIGHTS. READ THIS SUMMONS CAREFULLY. IF YOU DO  
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SIGNED AND SEALED this Date: *December 12, 2021*

*JEFF FINE*  
Clerk of Superior Court

By: *ARASELI MARQUEZ*  
Deputy Clerk



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Peter Gorski, State Bar No. 009102  
LAW OFFICE OF PETER GORSKI  
1820 E. Ray Road, Suite G-7  
Chandler, AZ 85225-7878  
Telephone: (480) 730-1777  
Facsimile: (480) 542-2665  
E-mail: [peter@petergorski.com](mailto:peter@petergorski.com)

*Attorneys for Plaintiff*

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA**

SYDNIE MARIE JAMES, a single woman,  
Plaintiff.

Case No. CV2021-095803

JUAN MORALES d/b/a SECOND GENERATION TRUCKING, a foreign limited liability company; LOUIS MORALES and JANE DOE MORALES, husband and wife; John & Jane Does I-X; Black and White Partnerships I-X; and ABC Corporations I-X,

**PLAINTIFFS' COUNSEL'S  
NOTICE OF CHANGE OF ADDRESS**

(Honorable Stephen M. Hopkins)

### Defendants.

NOTICE IS HEREBY GIVEN that, effective immediately, Plaintiffs' Attorney, Peter M. Gorski, and Law Office of Peter Gorski, PLC, has relocated his private practice to 1820 E Ray Road, #G-7, Chandler, Arizona 85225; Telephone 480-730-1777; Facsimile 480-542-2665; and Email addresses of [peter@petergorski.com](mailto:peter@petergorski.com); cc: [coc-me@petergorski.com](mailto:coc-me@petergorski.com) remain the same.

DATED this 24th day of March, 2022.

/s/Peter M. Gorski

Peter M. Gorski, Esq.  
1820 E. Ray Road, Suite G-7  
Chandler, Arizona 85225

1 (480) 730-1777  
2 [peter@petergorski.com](mailto:peter@petergorski.com)  
3 Attorney for Plaintiffs

4 E-filed this 24th day of March 2022 and  
5 Copies e-mailed/e-served upon:

6 Jeff Fine, Clerk of Court  
7 **MARICOPA COUNTY SUPERIOR COURT**  
8 Southeast Judicial District  
9 222 E. Javelina  
Mesa, Arizona 85210

10 Honorable Stephen M. Hopkins  
11 MARICOPA COUNTY SUPERIOR COURT  
12 222 E. Javelina Street  
13 Mesa, Arizona 85210

14 By: /s/Debbie Campitelli

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Peter Gorski, State Bar No. 009102  
LAW OFFICE OF PETER GORSKI  
1820 E. Ray Road, Suite G-7  
Chandler, AZ 85225-7878  
Telephone: (480) 730-1777  
Facsimile: (480) 730-1234  
E-mail: [peter@petergorski.com](mailto:peter@petergorski.com)

*Attorneys for Plaintiff*

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA**

SYDNIE MARIE JAMES, a single woman,

**Plaintiff,**

VS.

JUAN MORALES d/b/a SECOND  
GENERATION TRUCKING, a foreign  
limited liability company; LOUIS  
MORALES and JANE DOE MORALES,  
husband and wife; John & Jane Does I-X;  
Black and White Partnerships I-X; and  
ABC Corporations I-X,

### Defendants.

Case No. CV2021-095803

**AFFIDAVIT OF COMPLETION  
OF SERVICE UPON OUT OF  
STATE DEFENDANTS BY USPS  
SIGNATURE RECEIVED AND  
PERSONAL PROCESS SERVICE**

(Honorable Stephen M. Hopkins)

Peter M. Gorski, being duly sworn, upon oath, deposes and says under penalty of perjury as follows:

1. I am the attorney for the plaintiff in this action and submit this Affidavit to demonstrate the circumstances warranting the utilization of the alternative method for service of process authorized by Rule 4.2(c), Ariz.R.Civ.P., and to establish the completion of such service.

2. Defendants Juan Morales d/b/a Second Generation Trucking, Jane Doe Morales, Second Generation Trucking, LLC, and Louis Morales and Jane Doe Morales, are individuals and a foreign limited liability company who do not reside within the State of Arizona but have caused events to occur within this state which gives rise to plaintiff's claims herein.

1 Defendants' current addresses are: 1) Second Generation Trucking, LLC, 1728 Calle Feliz,  
2 Las Cruces, NM 88001; 2) Juan and Jane Doe Morales, 1728 Calle Feliz, Las Cruces, NM  
3 88001; 3) Michael P. Clemens, #1 ABOC-3 Filing, Inc., 4101 Indian School Road NE, Suite  
4 300S, Albuquerque, NM 87110; and, 4) Legal Corporate Services, Inc., 150 Central Park  
5 Square, Suite 2, Los Alamos, NM 87544; 5) Louis and Jane Doe Morales, 1321 Luna Street,  
6 Las Cruces, NM 88001.

7       3. On March 4, 2022, I caused a Summons, Certificate of Compulsory Arbitration  
8 and a true copy of the Complaint in this action to be dispatched, properly addressed to the  
9 defendants noted at the above-addresses, by a form of mail requiring the return of a signed  
10 receipt therefore, all applicable postage prepaid.

11       4. On March 8, 2022, I received the USPS signature receipts which had been signed  
12 by the defendants, indicating receipt of the Summons and a copy of the Complaint, on March  
13 7, 2022. The original and genuine receipts are attached to this Affidavit (see Exhibit A), for  
14 all defendants except Louis and Jane Doe Morales whose USPS signature request was refused  
15 (see Exhibit B).

16       5. On March 8, 2022, I caused a Summons, Certificate of Compulsory Arbitration and  
17 a true copy of the Complaint in this action to be served upon Louis and Jane Doe Morales by  
18 personal process service in Dona Ana County, New Mexico.

19       6. On March 10, 2022 I received an Affidavit of Service from Dona Ana Process  
20 Servers acknowledging completion of service upon Louis and Jane Doe Morales (see Exhibit  
21 C).

22 || DATED this 11th day of March, 2022.

## LAW OFFICES OF PETER GORSKI, PLC

/s/Peter M. Gorski  
Peter M. Gorski, Esq.  
*Attorney for Plaintiffs*

111

28 | //

1 E-filed this 11th day of March 2022,  
2 and copies e-mailed to:

3 Maricopa County Clerk of the Superior Court  
4 222 E. Javelina Street  
Mesa, Arizona 85210

5 Honorable Stephen M. Hopkins  
6 Maricopa County Superior Court  
7 222 E. Javelina Street  
Mesa, Arizona 85210

8 Phillip H Stanfield, Esq.  
[pstanfield@jshfirm.com](mailto:pstanfield@jshfirm.com)

9 David L. Stout, Jr., Esq.  
[dstout@jshfirm.com](mailto:dstout@jshfirm.com)

10 Samantha E. Cote, Esq.  
[scote@jshfirm.com](mailto:scote@jshfirm.com)

11 JONES, SKELTON & HOCHULI, PLC  
12 40 North Central Avenue, Suite 2700  
13 Phoenix, Arizona 85004  
14 *Attorneys for Defendants*

15 /s/ Debbie Campitelli

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March 8, 2022

Dear Deborah Campitelli:

The following is in response to your request for proof of delivery on your item with the tracking number:  
**9410 8036 9930 0147 1018 60.**

#### Item Details

<b>Status:</b>	Delivered, Left with Individual
<b>Status Date / Time:</b>	March 7, 2022, 3:15 pm
<b>Location:</b>	LAS CRUCES, NM 88001
<b>Postal Product:</b>	Priority Mail®
<b>Extra Services:</b>	Signature Confirmation™
	Up to \$50 insurance included
<b>Recipient Name:</b>	TO NAME
<b>Actual Recipient Name:</b>	J MORALES

Note: Actual Recipient Name may vary if the intended recipient is not available at the time of delivery.

#### Shipment Details

<b>Weight:</b>	1lb, 1.0oz
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#### Recipient Signature

Signature of Recipient:

A handwritten signature in black ink, appearing to read "J MORALES".

1728 CALLE FELIZ LAS  
CRUCES, NM 88001

Address of Recipient:

Note: Scanned image may reflect a different destination address due to Intended Recipient's delivery instructions on file.

Thank you for selecting the United States Postal Service® for your mailing needs. If you require additional assistance, please contact your local Post Office™ or a Postal representative at 1-800-222-1811.

Sincerely,  
United States Postal Service®  
475 L'Enfant Plaza SW  
Washington, D.C. 20260-0004



March 8, 2022

Dear Deborah Campitelli:

The following is in response to your request for proof of delivery on your item with the tracking number:  
**9410 8036 9930 0147 1018 46.**

Item Details	
<b>Status:</b>	Delivered, Left with Individual
<b>Status Date / Time:</b>	March 7, 2022, 3:15 pm
<b>Location:</b>	LAS CRUCES, NM 88001
<b>Postal Product:</b>	Priority Mail®
<b>Extra Services:</b>	Signature Confirmation™ Up to \$50 insurance included
<b>Recipient Name:</b>	JANE DOE MORALES
<b>Actual Recipient Name:</b>	J MORALES
Note: Actual Recipient Name may vary if the intended recipient is not available at the time of delivery.	
Shipment Details	
<b>Weight:</b>	1lb, 1.0oz
Recipient Signature	
<b>Signature of Recipient:</b>	
<b>Address of Recipient:</b>	1728 CALLE FELIZ LAS CRUCES, NM 88001

Note: Scanned image may reflect a different destination address due to Intended Recipient's delivery instructions on file.

Thank you for selecting the United States Postal Service® for your mailing needs. If you require additional assistance, please contact your local Post Office™ or a Postal representative at 1-800-222-1811.

Sincerely,  
 United States Postal Service®  
 475 L'Enfant Plaza SW  
 Washington, D.C. 20260-0004



March 8, 2022

Dear Deborah Campitelli:

The following is in response to your request for proof of delivery on your item with the tracking number:  
**9410 8036 9930 0147 1018 39.**

Item Details	
<b>Status:</b>	Delivered, Left with Individual
<b>Status Date / Time:</b>	March 7, 2022, 3:15 pm
<b>Location:</b>	LAS CRUCES, NM 88001
<b>Postal Product:</b>	Priority Mail®
<b>Extra Services:</b>	Signature Confirmation™ Up to \$50 insurance included
<b>Recipient Name:</b>	JUAN MORALES
<b>Actual Recipient Name:</b>	J MORALES
Note: Actual Recipient Name may vary if the intended recipient is not available at the time of delivery.	
Shipment Details	
<b>Weight:</b>	1lb, 1.0oz
Recipient Signature	
<b>Signature of Recipient:</b>	
<b>Address of Recipient:</b>	1728 CALLE FELIZ LAS CRUCES, NM 88001

Note: Scanned image may reflect a different destination address due to Intended Recipient's delivery instructions on file.

Thank you for selecting the United States Postal Service® for your mailing needs. If you require additional assistance, please contact your local Post Office™ or a Postal representative at 1-800-222-1811.

Sincerely,  
 United States Postal Service®  
 475 L'Enfant Plaza SW  
 Washington, D.C. 20260-0004



March 8, 2022

Dear Deborah Campitelli:

The following is in response to your request for proof of delivery on your item with the tracking number:  
**9410 8036 9930 0147 1006 27.**

#### Item Details

<b>Status:</b>	Delivered, Individual Picked Up at Postal Facility
<b>Status Date / Time:</b>	March 7, 2022, 7:52 am
<b>Location:</b>	ALBUQUERQUE, NM 87190
<b>Postal Product:</b>	Priority Mail®
<b>Extra Services:</b>	Signature Confirmation™
<b>Recipient Name:</b>	Up to \$50 insurance included
<b>Actual Recipient Name:</b>	MICHAEL P CLEMENS
<b>Actual Recipient Name:</b>	K SANCHEZ

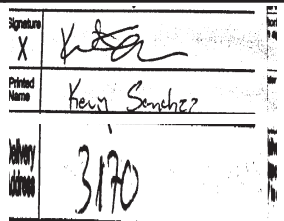
Note: Actual Recipient Name may vary if the intended recipient is not available at the time of delivery.

#### Shipment Details

<b>Weight:</b>	1lb, 1.0oz
----------------	------------

#### Recipient Signature

Signature of Recipient:



Address of Recipient:

Note: Scanned image may reflect a different destination address due to Intended Recipient's delivery instructions on file.

Thank you for selecting the United States Postal Service® for your mailing needs. If you require additional assistance, please contact your local Post Office™ or a Postal representative at 1-800-222-1811.

Sincerely,  
 United States Postal Service®  
 475 L'Enfant Plaza SW  
 Washington, D.C. 20260-0004



March 7, 2022

Dear Debbie Campitelli:

The following is in response to your request for proof of delivery on your item with the tracking number:  
**9410 8036 9930 0147 1006 10.**

Item Details	
<b>Status:</b>	Delivered, Left with Individual
<b>Status Date / Time:</b>	March 7, 2022, 10:53 am
<b>Location:</b>	LOS ALAMOS, NM 87544
<b>Postal Product:</b>	Priority Mail®
<b>Extra Services:</b>	Signature Confirmation™ Up to \$50 insurance included
<b>Recipient Name:</b>	TO NAME
<b>Actual Recipient Name:</b>	C MCCORMICK
Note: Actual Recipient Name may vary if the intended recipient is not available at the time of delivery.	
Shipment Details	
<b>Weight:</b>	1lb, 1.0oz
Recipient Signature	
<b>Signature of Recipient:</b>	 Christopher McCormick
<b>Address of Recipient:</b>	150 CENTRAL PARK SQ LOS ALAMOS, NM 87544

Note: Scanned image may reflect a different destination address due to Intended Recipient's delivery instructions on file.

Thank you for selecting the United States Postal Service® for your mailing needs. If you require additional assistance, please contact your local Post Office™ or a Postal representative at 1-800-222-1811.

Sincerely,  
 United States Postal Service®  
 475 L'Enfant Plaza SW  
 Washington, D.C. 20260-0004

# USPS Tracking®

[FAQs >](#)[Track Another Package +](#)**Tracking Number:** 9410803699300147101877[Remove X](#)

Your item was returned to the sender on March 11, 2022 at 12:47 pm in LAS CRUCES, NM 88001 because the addressee was not known at the delivery address noted on the package.

**USPS Tracking Plus® Available** ▾

## Addressee Unknown

March 11, 2022 at 12:47 pm  
LAS CRUCES, NM 88001

**Get Updates** ▾

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**Text & Email Updates** ▾

---

**Proof of Delivery** ^

You requested this information prior to the delivery of your item. When your Proof of Delivery record is complete, it will be provided.

Your confirmation will be sent to the following:

debbie@petergorski.com

---

**Tracking History** ^

March 11, 2022, 12:47 pm

Address Unknown

LAS CRUCES, NM 88001

Your item was returned to the sender on March 11, 2022 at 12:47 pm in LAS CRUCES, NM 88001 because the addressee was not known at the delivery address noted on the package.

---

**March 10, 2022, 3:16 pm**

Address Unknown

LAS CRUCES, NM 88001

---

**March 8, 2022**

Redelivery Scheduled

LAS CRUCES, NM 88001

---

**March 7, 2022, 1:15 pm**

Notice Left (No Authorized Recipient Available)

LAS CRUCES, NM 88001

---

**March 7, 2022, 6:10 am**

Out for Delivery

LAS CRUCES, NM 88001

---

**March 7, 2022, 4:45 am**

Arrived at Post Office

LAS CRUCES, NM 88001

---

**March 7, 2022, 3:10 am**

Arrived at USPS Facility

LAS CRUCES, NM 88001

---

**March 7, 2022, 1:01 am**

Departed USPS Regional Facility

EL PASO TX DISTRIBUTION CENTER

---

**March 6, 2022, 10:59 pm**

Arrived at USPS Regional Destination Facility

EL PASO TX DISTRIBUTION CENTER

---

**March 6, 2022**

In Transit to Next Facility

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March 4, 2022, 9:48 pm

Departed USPS Regional Facility  
PHOENIX AZ DISTRIBUTION CENTER ANNEX

---

March 4, 2022, 9:46 pm

Arrived at USPS Regional Facility  
PHOENIX AZ DISTRIBUTION CENTER ANNEX

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March 4, 2022, 8:31 pm

Accepted at USPS Origin Facility  
MESA, AZ 85207

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March 4, 2022

Pre-Shipment Info Sent to USPS, USPS Awaiting Item

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## USPS Tracking Plus®



Your item is eligible for USPS Tracking Plus. This feature allows you to buy extended access to your tracking history and receive a statement via email upon request. Without this feature, your regular tracking history is only available on this site until March 5, 2023. To extend your access to this tracking history, select the length of time you would like and confirm your selection. You can only purchase extended history once, so all orders are final and are not eligible for a refund.

**Note:** For multiple tracking numbers, you can save and continue adding USPS Tracking Plus selections to your cart until you are ready to complete your purchase.

3 Years

**\$3.75**

5 Years

**\$4.75**

7 Years

**\$5.75**

10 Years

**\$6.75**

I have read, understand, and agree to the **Terms and Conditions.**  
[\(https://www.usps.com/terms-conditions/tracking-plus.htm\)](https://www.usps.com/terms-conditions/tracking-plus.htm)

**Confirm Selection****Product Information****See Less ^****Can't find what you're looking for?**

Go to our FAQs section to find answers to your tracking questions.

**FAQs**

STATE OF ARIZONA

COUNTY OF MARICOPA

Case NO. CV2021-095803

SUPERIOR COURT

Judge:

Syndie Marie James

Plaintiff,

v.

Juan Morales d/b/a Second

Generation Trucking, LLC, et al.

Defendants

### AFFIDAVIT OF SERVICE

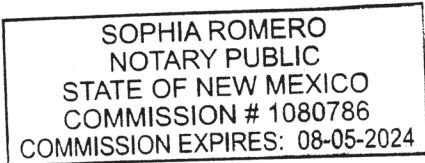
I, the undersigned, of lawful age, being first duly sworn, on oath say that I am over the age of 18 and not a party to this lawsuit. I also state I personally served:

1. WHAT I served: Summons, Complaint and Certificate of Compulsory Arbitration
2. WHO I served: Maria Morales, Louis Morales' stated wife. She identified Louis Morales as her husband and stated that he is a truck driver and would not be home until the next evening. I informed her that I had some legal documents for him and asked if she would take them. She said that she would rather have me give the documents to him. I told her that since she has been identified as Louis' wife and Louis lives at this address that this will be considered a legal service and left the documents on the ground inside her back gate as Maria and her daughter watched.
3. WHERE I served: 1321 Luna St., Las Cruces, NM 88001 Doña Ana County
4. WHEN I served: March 9<sup>th</sup>, 2022 and 7 PM
5. HOW I served: In person, to wife, drop serve and mailing



Eric W. Yaryan, Owner-Doña Ana Servers  
575-640-4960

Eric W Yaryan Subscribed and  
sworn to before me by affiant on March 10, 2022



Sophia Romero  
Notary Public  
My Commission expires: 08-05-2024